

## NON-RESIDENT NOTICE

In the County Court of Tipton County, Tennessee, at its December 1922, term—Mattie Belle Scott vs. Edward Lee Scott.

In this cause, it appearing to the Court from the bill of complaint, which is sworn to, that the defendant, Edward Lee Scott, is a non-resident of the State of Tennessee, and is believed to be a resident of the State of Alabama, it is ordered by the Court that the said Edward Lee Scott appear before the Judge of the County Court of Tipton County, Tennessee, at his office in the courthouse in Covington, Tennessee, on or before the first Monday in February, 1923, the same being the fifth day of February, 1923, and the first day of the February, 1923, term of said Court, and make defense to the bill for divorce filed against him herein, or the same will be taken for confessed and the cause set for hearing ex parte as to him.

It is further ordered by the Court that a copy of this order be published for four consecutive weeks in the Covington Leader, a newspaper published in this county.

This December 11, 1922.

A true copy—Attest:

JOHN H. TIPTON, Clerk.  
Sherrod Smith, Esq., Solicitor for Complainant. 14dec4w

## FINIS J. GARRETT DENOUNCES RADICALISM

In a plea for patriotism and preparedness, Edwin H. Morrow, governor of Kentucky, Saturday night declared at the annual session of the New York Southern Society:

"We must make no jest of our army, no painted toy of our battleships. God help us to keep forever a watchman on the towers of freedom."

F. J. Garrett, congressman from Tennessee, discussed the dangers arising from radicalism, saying:

"Sovietism seeks to bring about a socialization of government which will make a single point on which to make a blow. At present the movement is led by the cry 'On to Washington.' That cry is fatal to the soundness of the government."

No failures yet recorded when the cook uses White Ring flour.

## LONG and SHORT TIME

## LOANS

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W. L. OWEN, Atty.



## KORBELINE MIDGET

The National Family Tonic For more than a quarter of a Century.

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For Sale at Following Dealers:  
ALEXANDER DRUG CO.  
E. L. ROPER DRUG CO.  
UNION DRUG CO.  
ABERNATHY DRUG CO., Munford.  
UNION DRUG CO., Mason.

## CITY PASSES NEW TRAFFIC ORDINANCES

The passage of these traffic ordinances is the result of an examination of those of other towns of a similar size, whose experiences have been about that of our own.

There is no desire on the part of our city council to encumber the town with useless laws, but the traffic problem has become a very difficult one, and where to park cars except in the streets where they deprive other vehicles of the facility of using the streets in something that no place has satisfactorily solved.

Whether a particular space in the roadway shall be occupied by a standing or a moving vehicle is not the question. Nor is it a question of whether a given vehicle shall be allowed to stand or forced to move. It is much broader than either of these alternatives, for in the more acute cases it squarely presents the issue whether standing vehicles shall be permitted to drive moving vehicles entirely off the streets.

A vehicle has as much right to stand as it has to move, but the right to stand in the streets is not equal to its right to circulate. The purpose of the street is to serve as a highway, not as a storage yard. To permit vehicles to stand on the public square or in the narrow streets as long as the owners may choose results, where there is considerable amount of traffic, in barricading those places to the detriment of the business houses situated on those streets, or that part of the square where this occurs.

The ordinance sweeping trash out the front of the stores, one can readily see, will be a great help to the looks of our square and the improved streets, and will also reduce the expense of keeping them in a presentable condition.

The matter of speeding cars has recently been discussed and the officers are especially charged to apprehend and arraign those who violate the speed limit ordinance.

This board earnestly requests the co-operation of all the good citizens of this community in the maintenance of these ordinances, believing they are for the best interests of all concerned.

Very respectfully,  
JAS. J. MILLER, Mayor.

An Ordinance regulating the keeping of garbage cans and the sweeping of the stores and business houses around the public square and within one block of said square in any direction.

Section 1. Be it enacted by the Board of Mayor and Aldermen of the town of Covington, Tennessee, that all the stores and business houses on the public square in said town and within a block in each direction from the public square, shall be swept from the front to the back, and all the dust and trash shall be swept out the back door of such store or building.

Section 2. Be it further enacted, that each person or person occupying such stores and business houses shall provide a garbage can in which to place the trash and rubbish, but said garbage can shall be kept in the rear of such store or building and not in front of the same.

Section 3. Be it further enacted, that anybody violating any of the above provisions shall be fined, upon a conviction before the Mayor, not less than \$1.00 nor more than \$50.00 for each offense.

Section 4. Be it further enacted, that this ordinance take effect from and after thirty days from its passage, the welfare of the corporation demanding it.

Passed and approved this December 11, 1922.

J. J. MILLER, Mayor.

An Ordinance prescribing additional traffic rules and relating to the parking of automobiles and other vehicles on the public square and streets of Covington, Tennessee.

Be it enacted by the Board of Mayor and Aldermen of the town of Covington, Tennessee, that hereafter all owners, drivers and users of automobiles or other vehicles shall observe the following parking and traffic rules:

Section 1. No automobile or other vehicles shall remain parked or standing in front of the stores or business houses on the curb next to said stores or business houses for a longer period than thirty minutes. All such vehicles remaining standing for a longer period than thirty minutes shall be parked on the curb around the courthouse yard on said public square, and said automobiles or vehicles shall be backed into the curb around the courthouse yard and at right angles to the curb, and upon leaving said vehicle shall be turned to the right.

No wagons or buggies shall be parked on the improved or paved streets of Covington.

No horses shall be hitched to any awning or awning post, or to any metal or wood light, telephone or traffic posts.

No automobiles or buggies shall be parked on South Main street north of Washington street and the public square, and no cars or other vehicles shall be parked on East Pleasant and Liberty streets between the public square and College street.

No cars shall remain parked on the public streets of the town of Covington all night.

No cars shall be repaired or washed on the public streets of Covington.

No wagons shall be parked longer than thirty minutes on the public square.

On entering or leaving, or going around the public square, all traffic shall keep to the right of the traffic posts, and no vehicle shall stop, either on the public square or any of the improved streets with its left side to the curb.

No person can use or drive an automobile within the corporate limits within the town of Covington, Tennessee, without having a license number on said car, both in the front and in the rear, as required by law, to be hung behind so that the rear lights will shine on it.

street or alley within the corporate limits of said town.

Any vehicle turning into another street to the right shall turn the corner as near the right-hand curb as possible.

A vehicle turning into another street from the left shall turn around the center of the intersection of the streets.

Vehicles crossing from one side of the street to the other shall do so by turning to the left, so as to head in the same direction as the traffic, or that side of the street toward which the crossing is made.

No vehicle shall back or make a turn in any street if by so doing it interferes with other vehicles, but shall go to an intersection, or to a street sufficiently wide to turn without backing.

Vehicles shall keep to the right side of the street, except when necessary to turn to the left in crossing or overtaking another vehicle.

Vehicles moving slowly shall keep as close as possible to the curb on the right, allowing more swiftly moving vehicles free passage on their left.

Drivers of vehicles, before turning or stopping or changing their course, shall extend and wave the hand outside of the vehicle, so as to signal to persons behind them of their intention to make such stop or turning movement.

No vehicle, either occupied or unoccupied, shall stop closer than ten feet from any fire hydrant within the city limits.

None of the improved streets of Covington shall be used by the owners of any buggy, wagon or automobile for commercial purposes—that is to say, that no such buggy, wagon, cart or automobile shall be parked on any of the improved streets of Covington for the purpose of selling any meat, produce or merchandise from the same.

Section 2. Be it further enacted, that any person violating any of the rules or regulations above set out shall, upon conviction before the Mayor, be fined for each offense not less than \$2.00 nor more than \$50.00.

Section 3. Be it further enacted, that the word "vehicle" in this ordinance shall mean any cart, dray, wagon, omnibus, automobile, buggy, or vehicle of any description.

Section 4. Be it further enacted, that this ordinance take effect within twenty days from this date, the welfare of the corporation demanding it.

Passed and approved this December 11, 1922.

J. J. MILLER, Mayor.

## DESERVED TRIBUTE TO S. A. MONTGOMERY

The New Orleans Times-Picayune of December 13 has the following concerning Mr. S. A. Montgomery, formerly of Covington, whose death occurred in that city December 12:

Following illness of several months Samuel A. Montgomery, one of the best known lawyers of New Orleans and the state, died early yesterday at his home, 7926 Elm street.

Funeral services were held at the family residence at 4 p. m. yesterday, Rev. W. L. Duren, pastor of the Rayne Memorial church, where Mr. Montgomery and his family worshipped, officiating.

The body was taken to Hearne, Texas, at 9 p. m. last night for interment in the family burial plot. Funeral services and interment will be held in Hearne at 4 o'clock this afternoon.

Mr. Montgomery had been prominent in legal and political circles of New Orleans and the state for more than a quarter of a century, following his removal to the city from Covington, Tenn., his birthplace. He has also been prominent in affairs of the Methodist Episcopal church, in which he and his family held membership.

Aligning himself with reform forces of the state and city, Mr. Montgomery repeatedly was offered public offices, but contented himself with only minor rewards.

Mr. Montgomery was named first assistant district attorney for New Orleans following Gov. Newton C. Blanchard's election. He was appointed registrar of voters by Gov. Hall and at the time of his death was president of the new court building. Aside from these offices he never held public place, despite the fact that several judgeships were offered him, according to those high in political circles.

Mr. Montgomery was educated in the public schools of his native state. He taught school and then entered the service of the United States Treasury Department. He was transferred to New Orleans in this connection in the late twenties, and had resided here continually since.

He studied law in his spare hours at Tulane University and developed a large practice in the city. Mr. Montgomery was of an unselfish disposition, according to those close to him, and it was frequently said of him that he had almost as large a practice of charitable cases from which he received no retainer as he did of those paying big fees. He was a director of the Legal Aid Society, which rendered services to those unable to pay for them.

## MASONS ELECT OFFICERS

At a meeting of local Masons Friday night officers to serve for the current year were elected. Mr. Irving H. Malone will succeed Attorney Wm. C. Tipton as Worshipful Master.

The other officers elected at this meeting are as follows: Elmer Nevils, S. W.; H. B. Sandlin, J. W.; W. A. Bass, S. D.; C. H. Hill, J. D.; W. L. Rose, Secretary; J. A. Shelton, Treasurer; V. L. Ogilvie, Tyler, and B. S. Jamieson, Chaplain.

Plans for the erection of a new Masonic lodge home here have been formulated and approved. Construction of the new building, which is to be brick veneered, will probably begin early next spring, or as soon as the weather will permit.

## GIN TO CLOSE

The gin of the Covington Cotton Oil Co. will close for the season on Saturday, December 23.

COVINGTON COTTON OIL CO.

## WARNING

All parties are hereby warned not to hunt or let their hogs or other stock run at large on my lands in District No. 7, Tipton county and N. 1, Shelby county. Violators will be prosecuted to the fullest extent of the law. (14dec4w) W. A. TAYLOR.



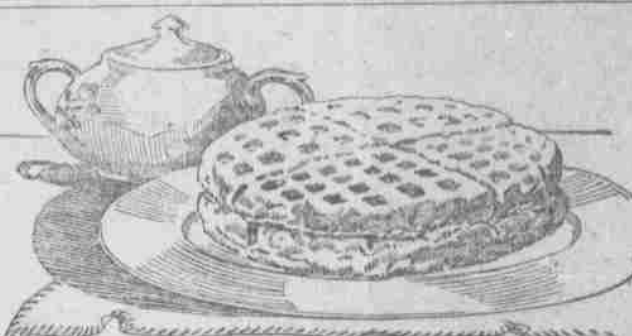
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Success is impossible without saving. We trust that every parent in our community will see that every one of their children will have a bank account Christmas day. Come in and talk to us about it.

We will welcome your account.

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Covington, Tennessee.

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Christmas day.

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